

1 Robert O. Whyte (SBN 130021)  
2 Christina A. Dondero (SBN 230616)  
3 NIESAR & WHYTE, LLP  
4 90 New Montgomery Street, 9<sup>th</sup> Floor  
5 San Francisco, CA 94105  
6 Telephone: (415) 882-5300  
7 Facsimile: (415) 882-5400  
8 [rwhyte@ncblaw.com](mailto:rwhyte@ncblaw.com)  
9 [cgondero@ncblaw.com](mailto:cgondero@ncblaw.com)

10 *Attorneys for Plaintiff/Counter-defendant Picketfence, Inc. d/b/a  
11 SandBox Studio*

12 SHAW GUSSIS FISHMAN GLANTZ WOLFSON & TOWBIN  
13 JEFFREY L. WIDMAN  
14 321 North Clark Street, Suite 800  
15 Chicago, IL 60610  
16 Telephone: (312) 541-0151  
17 Facsimile: (312) 275-0557  
18 [jwidman@shawgussis.com](mailto:jwidman@shawgussis.com)

19 *Attorneys for Defendant/Counter-claimant R.R. Donnelley & Sons Company*

20  
21  
22  
23  
24  
25  
26  
27  
28

**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF CALIFORNIA**  
**SAN FRANCISCO DIVISION**

PICKETFENCE, INC., a California corporation  
doing business as SANDBOX STUDIO,

**Case No. C 07-1551 JL**

**STIPULATION REGARDING  
EXPERT WITNESS DEADLINES;  
~~[PROPOSED]~~ ORDER THEREON**

Plaintiff,

v.

R.R. DONNELLEY & SONS COMPANY, a  
Delaware corporation, and DOES 1 through 30,  
inclusive,

Defendants.

**AND RELATED COUNTERCLAIM**

Pursuant to an agreement between Plaintiff/Counter-Defendant, PICKETFENCE, INC.

d/b/a SANDBOX STUDIO ("SandBox") and Defendant/Counterclaimant, R.R. DONNELLEY

& SONS CO., (“Donnelley”) (SandBox and Donnelley are hereinafter referred to collectively as the “Parties”), the Parties hereby Stipulate to the following:

1. The date for the Parties to exchange their expert witness report is continued to December 8, 2008;
2. The date for the Parties to designate their rebuttal experts is continued to January 19, 2009; and
3. By November 20, 2008, SandBox will provide a partial response to Donnelley's interrogatory No. 15, by identifying all experts that Plaintiff has retained to testify in this case, and for each such expert will state the subject matter on which the expert is expected to testify and his or her qualifications.

Date: November 19, 2008

NEISAR & WHYTE LLP

By: /s/ Robert O. Whyte  
Robert O. Whyte  
**NEISAR & WHYTE LLP**  
Attorneys for Plaintiff/Counter-Defendant  
PicketFence, Inc. doing business as  
SandBox Studio

Date: November 19, 2008

**SHAW GUSSIS FISHMAN GLANTZ  
WOLFSON & TOWBIN LLC**

By: /s/ Jeffrey L. Widman  
Jeffrey L. Widman (*Admitted Pro Hac Vice*)  
**SHAW GUSSIS FISHMAN GLANTZ**  
**WOLFSON & TOWBIN LLC**  
Attorneys for Defendant /Counter- Claimant  
R.R. Donnelley & Sons Company

## IT IS SO ORDERED.

November 20, 2008

---

*James Larson*  
The Honorable James Larson